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TRANSMITTAL FORM (to be used for all correspondence after initial filing)		Application Number	10/798,797
		Filing Date	03/10/2004
		First Named Inventor	CHAVEZ, ALBERT MAX
		Art Unit	3662
		Examiner Name	Lobo, lan J.
Total Number of Pages in This Submissi	on 9 .	Attorney Docket Number	415.100
	ENC	LOSURES (Check all the	t apply)
Fee Transmittal Form Fee Attached Amendment/Reply After Final Affidavits/declaration(s) Extension of Time Request Express Abandonment Request Information Disclosure Stateme Certified Copy of Priority Document(s) Response to Missing Parts/ Incomplete Application Response to Missing Parts/ under 37 CFR 1,52 or 1	Rema Respons SB-21 Tr	Drawing(s) Licensing-related Papers Petition Petition to Convert to a Provisional Application Power of Attorney, Revocation Change of Correspondence Addr Terminal Disclaimer Request for Refund CD, Number of CD(s) Tks Let to Missing Parts/Non-Complian ransmittal form = 1 page	Other Enclosure(s) (please identify below):
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Utility Patent Applications: Mr. Max Chavez, et. al.

Application No: 10/798,797

Art Unit 3662

Filed: March 10, 2004

In Re: Office Action from Examiner Ian Lobo dated July 25, 2007, and Notice of Non-

Complaint Amendment dated November 7, 2007.

CORRECTED REPLY AND AMENDMENT

Commissioner for Patents

November 16, 2007

P.O. Box 1450

Alexandria, VA 22313-1450

20 Dear Sir;

In compliance with the above-mentioned office actions, please amend the above-identified application as indicated in the response filed on October 25, 2007, as corrected in the Claims section in the current response.

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This is a corrected response to the original reply and amendment filed October 25, 2007.

Several claims were inadvertently deleted from the original response. All clams are now reproduced in the current response, including withdrawn claims (non-elected after an earlier restriction). The reply and amendment from the earlier response, including replacement drawings, are incorporated by reference in the current response. They are not reproduced here, excepting the claims, in accordance with 37 C.F.R. 1.121.